

1 settlement papers.

2 2. This Stipulation is being proffered in good faith and not for purposes of delay.

3 Jointly and respectfully submitted this 3rd day of February 2025.

4
5 DATED this 4th day of February, 2025.

DATED this 4th day of February, 2025.

6 TAKOS LAW GROUP, LTD.

JACQUELYN J. KELLEY, ESQ

7
8 /s/ Steven R. Hart

Steven R. Hart, Esq., Nevada Bar No. 15418
10785 West Twain Avenue, Suite 224
Las Vegas, Nevada 89135

/s/ Jacquelyn Kelley

Jacquelyn J. Kelley, Esq., NV Bar No. 14554
4660 Berg St., Suite 130
North Las Vegas, Nevada 89081

10 *Counsel for Plaintiff*

Counsel for Defendant

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12
13 IT IS SO ORDERED.

14 

15 UNITED STATES DISTRICT JUDGE

16 DATE: February 5, 2025

Tuesday, February 4, 2025 at 09:41:14 Pacific Standard Time

Subject: Re: Proposed Stipulation and Order to Continue Trial
Date: Monday, February 3, 2025 at 4:11:17 PM Pacific Standard Time
From: Jacquelyn Kelley
To: Steven Hart
CC: Zachary Takos, brianna@takoslaw.com, JJ Kashnow
Attachments: image001.jpg, Outlook-cf5i1rma.png
Steven – You can affix my electronic signature on the attached SAO. Thanks.



Jacquelyn J. Kelley, Esq.

| General Counsel |

AG Production Services, Inc.

From: Steven Hart <steven@takoslaw.com>
Sent: Monday, February 3, 2025 2:35 PM
To: Jacquelyn Kelley <jkelly@ag.tc>
Cc: Zachary Takos <zach@takoslaw.com>; brianna@takoslaw.com <brianna@takoslaw.com>
Subject: Proposed Stipulation and Order to Continue Trial

Hi Jackie,

Please see attached proposed stip and order to continue trial. I think it makes sense to get this on file today so we can push the trial deadlines out while we draft settlement documents. Please let me know your thoughts. Thanks.

Sincerely,

Steven R. Hart, Esq.

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